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APPLICATION NO.	FILING DATE		FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/604,514	07/2	28/2003	Masuhiro Natsuhara	039.0020 1513	
29453 Judge Patent A	7590 Associates	11/15/2007		EXAMINER	
Dojima Buildi		or	KACKAR, RAM N		
6-8 Nishitem		e, Kita-ku	ART UNIT	PAPER NUMBER	
Osaka-Shi, 53 JAPAN	30-004 /	•		1792	
				MAIL DATE	DELIVERY MODE
			·	11/15/2007	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

	Application No.	Applicant(s)	
	10/604,514	NATSUHARA ET AL.	
Office Action Summary	Examiner	Art Unit	
	Ram N. Kackar	1792	
The MAILING DATE of this communication app Period for Reply	ears on the cover sheet with the c	orrespondence address	
A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING DATE of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication.  If NO period for reply is specified above, the maximum statutory period we failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be time vill apply and will expire SIX (6) MONTHS from cause the application to become ABANDONE	N. nely filed the mailing date of this communication. D (35 U.S.C. § 133).	
Status	,		
1)⊠ Responsive to communication(s) filed on <u>9/26/2</u> 2a)□ This action is <b>FINAL</b> . 2b)⊠ This 3)□ Since this application is in condition for alloward closed in accordance with the practice under Expression in the practice of the prac	action is non-final.  nce except for formal matters, pro		
Disposition of Claims			
<ul> <li>4)  Claim(s) 1,4-6 and 8-19 is/are pending in the a 4a) Of the above claim(s) is/are withdraw 5)  Claim(s) is/are allowed.</li> <li>6)  Claim(s) 1,4-6 and 8-19 is/are rejected.</li> <li>7)  Claim(s) is/are objected to.</li> <li>8)  Claim(s) are subject to restriction and/or</li> </ul>	vn from consideration.		
Application Papers		·	
9) The specification is objected to by the Examine 10) The drawing(s) filed on is/are: a) access applicant may not request that any objection to the Replacement drawing sheet(s) including the correct 11) The oath or declaration is objected to by the Examine 10.	epted or b) objected to by the drawing(s) be held in abeyance. Section is required if the drawing(s) is objected to by	e 37 CFR 1.85(a). jected to. See 37 CFR 1.121(d).	
Priority under 35 U.S.C. § 119			
12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of:  1. Certified copies of the priority documents 2. Certified copies of the priority documents 3. Copies of the certified copies of the priority application from the International Bureau * See the attached detailed Office action for a list	s have been received. s have been received in Application of the second state of the second s	on No ed in this National Stage	
Attachment(s)  1) Notice of References Cited (PTO-892)	4)  Interview Summary		
<ul> <li>2) Notice of Draftsperson's Patent Drawing Review (PTO-948)</li> <li>3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08)</li> <li>Paper No(s)/Mail Date</li> </ul>	Paper No(s)/Mail D		

#### **DETAILED ACTION**

#### Continued Examination Under 37 CFR 1.114

1. A request for continued examination under 37 CFR 1.114, including the fee set forth in 37 CFR 1.17(e), was filed in this application after final rejection. Since this application is eligible for continued examination under 37 CFR 1.114, and the fee set forth in 37 CFR 1.17(e) has been timely paid, the finality of the previous Office action has been withdrawn pursuant to 37 CFR 1.114. Applicant's submission filed on 9/5/2007 has been entered.

# Claim Rejections - 35 USC § 102

2. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless –

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 3. Claims 1, 4, 6, 9, 11-12 and 14 are rejected under 35 U.S.C. 102(b) as anticipated by or, in the alternative, under 35 U.S.C. 103(a) as obvious over Harada et al (WO 0154188).

Harada et al disclose an electrostatic chuck with porous metallic electrode of tungsten or molybdenum or tantalum with a porosity of 1-7% (See Col 3 lines 26-46, Col 6 lines 15-25 and Col 10 lines 40-47 in US 6771483- an English equivalent).

Regarding the electrode being sinter laminae, it is noted that it is only a product by process limitation.

Product-by-process claims are not limited to the manipulations of the recited steps, only the structure implied by the steps. The patentability of a product does not depend on its method

Art Unit: 1792

of production. If the product in the product-by-process claim is the same as or obvious from a product of the prior art, the claim is unpatentable even though the prior product was made by a different process." In re Thorpe, 777 F.2d 695, 698, 227 USPQ 964, 966 (Fed. Cir. 1985).

# Claim Rejections - 35 USC § 103

- 4. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 5. Claims 1, 4-6 and 8-19 are rejected under 35 U.S.C. 103(a) as being unpatentable over Shamouilian et al (US 6494958) in view of Heimann et al (US 6620707).

Shamouilian et al disclose a wafer holder for a semiconductor manufacturing equipment (Fig 1-210) having a surface for carrying wafers and an electrical circuitry (electrode) formed inside (Fig 1-220 or 230), the electrical circuitry having porosity (large range of mesh size of 5-200 - Col 9 lines 42-46) and comprising silver, molybdenum, tantalum, tungsten or platinum (Col 9 lines 33-38). The electrode could be an RF electrode (Col 5 lines 48-50) or an electrostatic chuck (Col 4 lines 35-37). The wafer holder including the electrode could be made by sintering (Col 7 lines 9-14).

Shamouilian et al teach that due to voids or interstices between the wires (pores) the mesh is subject to less thermal expansion. It is therefore obvious that adjustment of mesh size

Art Unit: 1792

could allow adjustment of thermal expansion and the integrity of the wafer holder through large number of cycles of expansion and contraction.

Regarding the limitation of porosity being 0.1% -40% the mesh size could control the porosity of the electrode to any percentage needed.

Sintered electrode of platinum for heating is disclosed by Heimann et al (Col 1 lines 48-57) who teach that electrodes are usually manufactured by sintering (Col 1 lines 30-32) and disclose the pros and cons of low porosity vs high porosity and recommends suitable sintering temperature for porosity required. Heimann et al teach that for assuring a sufficient current carrying capacity of heating conductor its porosity should be as low as possible and goes on to say that porosity can be substantially influenced by temperature so that high temperature is required for a dense structure. The heating electrode is disclosed comprising platinum powder and aluminum oxide powder (Abstract and Col 1 lines 48-57).

It is held that it is obvious to optimize Result-Effective Variables MPEP 2144.05 II B In re Antonie, 559 F.2d 618, 195 USPQ 6 (CCPA 1977) See also In re Boesch, 617 F.2d 272, 205 USPQ 215 (CCPA 1980). It is clear from the teaching of Heimann et al that the porosity is a result effective parameter.

Therefore it would have been obvious for one of ordinary skill in the art at the time of invention to make the electrode as sintered as an alternative and art recognized equivalent to porous mesh and have a porosity of 0.1-40%.

Regarding claim 14 it is obvious that when the porosity could be as low as 0.1% there pores will not have an average diameter bigger than the electrode.

Art Unit: 1792

6. Claims 1, 4-6 and 8-19 are rejected under 35 U.S.C. 103(a) as being unpatentable over Kuibira et al (US 20020007911) in view of Heimann et al (US 6620707).

Kuibira et al et al disclose a substrate holder with sintered metal electrode of tungsten, molybdenum, silver, palladium, platinum, nickel and chromium. The electrode could comprising metal powder and sintering agent (Paragraph 81). Further the sintering agent could be yttria (Paragraph 87).

Kuibira et al do not disclose porosity.

However sintering leaves more or less porosity according to sintering temperature.

As disclosed above, sintered electrode of platinum for heating is disclosed by Heimann et al (Col 1 lines 48-57) who teach that electrodes are usually manufactured by sintering (Col 1 lines 30-32) and disclose the pros and cons of low porosity vs. high porosity and recommends suitable sintering temperature for porosity required. Heimann et al teach that for assuring a sufficient current carrying capacity of heating conductor its porosity should be as low as possible and goes on to say that porosity can be substantially influenced by temperature so that high temperature is required for a dense structure. The heating electrode is disclosed comprising platinum powder and aluminum oxide powder (Abstract and Col 1 lines 48-57).

Therefore it would have been obvious for one of ordinary skill in the art at the time of invention to control the sintering process of Kuibira et al to get a porosity for best performance of the electrode.

7. Claims 1, 4-6 and 8-19 are rejected under 35 U.S.C. 103(a) as being unpatentable over Niori et al (US 6197246) in view of Heimann et al (US 6620707).

Art Unit: 1792

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Niori et al disclose a wafer holder for a semiconductor manufacturing equipment (Fig 7-41) having a surface for carrying wafers and an electrical circuitry (electrode) formed inside (30), the electrical circuitry having porosity (mesh size) and comprising molybdenum, tantalum, tungsten or platinum (Col 10 lines 57 to Col 11-line8). The electrode could be an RF electrode (Fig 7). Niori et al further teach that in an electrode of wire mesh or plate like with numerous holes (porous), the thermal stress is dispersed (Col 10 lines 65-67).

Regarding the porosity the mesh size could control the porosity to a required degree.

AS discussed above sintered electrode of platinum for heating is disclosed by Heimann et al (Col 1 lines 48-57) who teach that electrodes are usually manufactured by sintering (Col 1 lines 30-32) and disclose the pros and cons of low porosity vs. high porosity and recommends suitable sintering temperature for porosity required. Heimann et al teach that for assuring a sufficient current carrying capacity of heating conductor its porosity should be as low as possible and goes on to say that porosity can be substantially influenced by temperature so that high temperature is required for a dense structure. The heating electrode is disclosed comprising platinum powder and aluminum oxide powder (Abstract and Col 1 lines 48-57).

Therefore it would have been obvious for one of ordinary skill in the art at the time of invention to make the electrode as sintered as an alternative and art recognized equivalent to porous mesh according to the teachings of Niori et al and Heimann et al.

### Response to Arguments

Applicant's arguments filed 9/5/2007 have been fully considered but they are not persuasive.

Art Unit: 1792

Sec 112 rejection of claim 14 is removed, in view of applicant's statement that it would be inherent for sinter laminae. However, this dependent claim therefore does nothing to further limit the independent claim. Further, office action never stated that mesh and sinter laminae are same. They however are obviously variant and equivalent.

Applicant's argument that "the porosity is adjusted not only according to the addition quantities of binder and solvent, but also according to how much binder/solvent volume is added. The prior art of record, in contrast, while mentioning the addition of binder and solvent in making the paste, is silent as regards to what levels these ingredients are added" is not understood.

It does not appear to be commensurate with the scope of the claims.

### **Conclusion**

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Ram N. Kackar whose telephone number is 571 272 1436. The examiner can normally be reached on M-F 8:00 A.M to 5:P.M.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Parviz Hassanzadeh can be reached on 571 272 1435. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Art Unit: 1792

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see <a href="http://pair-direct.uspto.gov">http://pair-direct.uspto.gov</a>. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

Ram Kackar

Primary Examiner AU 1763